

# POPE TO SETTLE ST. PAUL DISPUTE

Archbishop Ireland Now On Way to Vatican in Connection With Case.

## IS AT ODDS WITH PRIEST

Dissension Over Question of New Church—Trouble is Long Standing.

(Special to The Times-Dispatch.)  
ST. PAUL, MINN., March 14.—Almost simultaneously with the departure for Rome of Archbishop Ireland, of this city, announcement is made that a controversy involving him, on one side, and Father J. T. Harrison and Daniel W. Lawler, a prominent Catholic layman of St. Paul, on the other, has been referred to the Vatican for decision, and promises to result in sensational revelations. It is whispered in church circles here that Archbishop Ireland is to be appointed Curia Cardinal and to take up his permanent residence in Rome, but members of the Harrison party declare their belief that he has been summoned by the Holy See to explain his actions.

According to the friends of Father Harrison, who was for many years in charge of St. Joseph's Parish in St. Paul, he was instructed by Archbishop Ireland in 1900 to set about the building of a church to cost \$50,000, and a committee of parishioners, of which Mr. Lawler was chairman, took the matter in hand and raised that amount. Subsequently, it is charged, the Archbishop decreed that the church should cost \$100,000, and before the four years prescribed for its completion the committee has raised \$75,000 and arranged to obtain the remainder.

A site was selected at Dayton and Western avenues, in the fashionable business district, for which \$33,000 was paid, and the work of erection was begun.

**Archbishop Acts.**  
When the project had progressed thus far, it is averred, the archbishop announced that St. Joseph's parish had been joined to the Cathedral parish, and therefore did not need a new church, but instead a cathedral to cost \$1,000,000 would be erected on Selby Hill.

Indignant because all their previous work had gone for nothing, owing to this change, supporters of Father Harrison declared the action virtually legislated by the hands of those who were especially charged because it had been believed that if Father Harrison succeeded in building the \$100,000 church he would have been an irremovable rector.

Meanwhile Father Harrison had been assigned to take charge of St. Stephen's parish, in Minneapolis, but he filed a request for a vacation on the ground of ill-health, which, his friends say, was refused by Archbishop Ireland.

The committee of which Mr. Lawler is chairman then called a meeting of the parishioners of St. Joseph's, who had contributed to the building fund, and resolutions were adopted asking the archbishop to reinstate Father Harrison or return the money contributed for the building of the church.

**Refused to Restore Priest.**  
According to the version of the Lawler faction, the Archbishop's answer to this was a refusal to restore the priest or return the \$50,000 to the parishioners. Friends of Father Harrison then sought for him a house, which he occupied for several months, and are now said to be paying his expenses at a hotel in San Francisco pending settlement of the controversy.

It was at this stage of the proceedings, in June, 1904, that Father Harrison sent a communication stating his side of the facts to Rome, where it was referred to Mr. Falconio, Papal Delegate in Washington. The Lawler committee also filed a separate appeal to Rome.

Before Mr. Falconio had been able to take up the case, Archbishop Ireland and Father Harrison met in Washington, and supporters of the latter asserted came to an agreement, which was to dispose of the whole difficulty. The priest, who was to have a parish again, agreed to submit to the Archbishop, who thereupon relinquished him with all the ecclesiastical functions of which he had been deprived. Both men returned to St. Paul, but only a few weeks had passed when Father Harrison's friends again came to the front with the assertion that Archbishop Ireland was not living up to the terms of the agreement.

Representations to this effect were made to Rome, as a result of which Cardinal Goth, Prefect of the Propaganda, wrote to Mr. Falconio, instructing him to examine into and report upon the agreement said to have been made by the Archbishop and the priest, and whether it had been broken. About the same time statements were circulated that a layman in New York had received an offer of \$10,000 if he should obtain the elevation of Father

Harrison to a bishopric, but these statements were repudiated by both sides.

**Must Go to Rome.**  
Mr. Falconio finally decided that it was not a matter for his jurisdiction, and referred it to Rome, which the supporters of Father Harrison contend is a point in their favor. Mr. Falconio wrote to Father Harrison, expressing the opinion that the agreement could not be taken into serious consideration.

Father Harrison is represented by counsel at the Vatican, and the Lawler committee is being kept informed of developments in the case, while scarcely a week passes that it does not forward to the Propaganda bulky documents bearing on the controversy. This evidence goes before the Sacred Congregation of the Propaganda, and the prelates who are kept advised of the proceedings are Cardinals Rampolla, Gotti, Respighi, Martelli, Merry del Val, Steinhilber, Vives y Tuto and Della Volpe.

## MISS ALDRICH SPONSOR.

### South Carolina Girl Appointed for Army of Northern Virginia.

(Special to The Times-Dispatch.)  
CHARLESTON, S. C., March 14.—General orders have been issued from the headquarters, Army Northern Virginia, Department United Confederate Veterans, as follows:

1. The comrades of the Army of Northern Virginia Department, are advised that the next general reunion of the United Confederate Veterans, will be held in the most hospitable city of New Orleans, La., April 25, 26 and 27, 1906.

A general attendance of the comrades is earnestly urged, as we can not hope to have many more opportunities of clasping in brotherly friendship the hands of those who suffered together in defense of liberty and the right of self-government. The famed hospitality of the Queen City of the South ensures a most joyous reception and a thorough enjoyment of the reunion.

2. For the credit of this department its commander requests all comrades who are able to make the march, to appear with their respective divisions on the parade. Scant numbers on the parade will be taken by the world to evidence lack of interest in our organization.

3. Any and all comrades who cannot endure the fatigues of the march are cordially invited by the department commander to take charge of St. Stephen's parish, in Minneapolis, but he filed a request for a vacation on the ground of ill-health, which, his friends say, was refused by Archbishop Ireland.

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## Announcement.

Our First Carload of Alaska Refrigerators has just arrived, and the SECOND one is on the way. We have NOW IN STOCK an especially choice and attractive line of Grocers', Butchers', and Butter Refrigerators and Ice Boxes. Buy now and save money by being prepared for the first warm spell.

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419, 421, EAST BROAD ST.  
FURNITURE STORE.

# CASTORIA

for Infants and Children.  
Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrups. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles and cures Constipation. It regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

The Kind You Have Always Bought Bears the Signature of

*Chas. H. Fletcher.*  
In Use For Over 30 Years.

THE CENTAUR COMPANY, 27 MURRAY STREET, NEW YORK CITY.

Harrison to a bishopric, but these statements were repudiated by both sides.

## DATE SET FOR THE BLACKBURN CASE

Indicted for Practicing Before Government Departments in Washington.

### JUDGE GOFF WILL PRESIDE

Attorneys in the Case Have Expressed Willingness to Proceed in April.

(By Associated Press.)  
ASHESVILLE, N. C., March 14.—Congressman E. Spencer Blackburn, Republican representative from the Eighth North Carolina District, who was indicted by the grand jury at the last session of the United States court in this city, will be tried at a special term of the Federal Court, which will convene at Greensboro, N. C., April 17.

Judge J. C. Pritchard and Judge J. Boyd, yesterday signed a joint order for the holding of a special term of both circuit and district courts at the date indicated. This order was made pursuant to the request of both the government and Mr. Blackburn's counsel, when Mr. Blackburn came here and appeared before the Federal Court last month.

United States Circuit Judge, Nathan Goff, Judge Pritchard's colleague in the United States Circuit Court, will preside at this court, it is expected. In event of Judge Goff's inability to preside, Judge Thomas J. Morris, district judge of Baltimore, will be assigned to hold the court.

It was originally the plan that Judge Edmund Waddill, of Richmond, Va., who presided at the last term of the Federal Court in this city, should try the Blackburn case, but conflict of court dates, and his unwillingness to try the case, caused him to be released. Since then, friends of Mr. Blackburn have alleged that his case would never be brought to trial, and word has been received from Washington to the effect that the trial would be set for a date not prior to October next.

Assistant District Attorney Holton, has made the statement that the government would be ready to proceed with this case in April, and Mr. Blackburn's counsel has made a statement to the same effect.

## Chamber Organized.

(Special to The Times-Dispatch.)  
SALISBURY, N. C., March 14.—The Salisbury Chamber of Commerce was organized last night with an enrollment of sixty-six members. The officers elected are as follows: President, A. H. Boyden; First Vice-President, T. J. Vanderford; Second Vice-President, T. B. McCanless; Third Vice-President, J. M. Maupin; Board of Directors was also elected. The organization will employ a paid secretary and maintain permanent offices.

## GOOD PRICES AT SHOCKOE.

Sells Several Lots of Tobacco and Gets High Average.

Some very good sales were reported yesterday in the tobacco warehouses, and the trade, though receipts were light, was very active.

Shockoe led in the number of pounds, and in the best prices received, selling over 35,000 pounds, and receiving as high as 25. Several very good breaks were sold, J. H. Wickham, of Hanover county, sold five lots, which brought him 7 1/2, 8 1/2, 12 and 17 1/2 cents. Nelson Waldron received for five lots 8 3/4, 11 1/2, 18, 19 1/2 and 25 cents. B. H. Bowles had four lots which brought him 7 1/4, 15, 16 1/2 and 21 cents. Thomas Breedlove sold three lots for 7 1/4, 11 1/4 and 25 cents, and Henry Holman, of Louisa, sold six lots, which netted him 9 1/2, 11 1/4, 15, 16 1/2, 22 and 25 cents. The general average of Shockoe warehouse ran between 9 and 10 cents.

Shelburne warehouse sold 50,000 pounds, the prices ranging up to 31 1/2.

Stonewall sold 12,000 pounds, and received its best price 31 1/2.

Cranlake warehouse sold 16,000 pounds, with a good average of prices.

## COMPLETED OPERATION AS FIREMEN WORKED

Umbrellas Held Over Patients to Keep the Water Off—No Ill Effects.

(By Associated Press.)  
BIDDEFORD, ME., March 14.—Seven patients at Trull Hospital in this city were removed from their beds today during a fire which destroyed a portion of the building, and the surgeons at the hospital completed an operation upon a female patient while the firemen were at work and while umbrellas were held over the operating table to ward off the water which was leaking into the operating room from the upper part of the building. When the surgeons who had begun the operation before the fire was discovered had completed their work successfully, the patient was removed to another part of the building. No ill effects were expected to follow as the patients. The fire loss was \$15,000.

# UNUSUAL POINT INVOLVED IN LAW

Important Opinions Handed Down By Supreme Court of North Carolina.

## LARGER GOVERNMENT HOUSE

Representatives in Congress Are Called Upon to At Once Introduce Bills.

(Special to The Times-Dispatch.)  
RALPHIGH, N. C., March 14.—In a batch of fifteen opinions delivered last evening by the Supreme Court, by odds the most interesting was Mast vs. Sapp, from Forsythe, involving an unusual point of law, the opinion ordering a new trial on account of error in the trial below. Chief Justice Walter Clark files an opinion dissenting from the majority of the court and insisting that the original trial should be sustained.

In November, 1904, the reservoir burst in Winston and destroyed a number of residences and other property and killed several people. Mrs. Angeline Peebles lived in a little house close by the reservoir with her husband, a son and a stepson. She owned the place. The impact of the water pouring out of the reservoir smashed the house. The two boys were rescued. The woman and her husband were found dead under the debris. D. P. Mast was appointed guardian of the son and H. O. Sapp administrator of the mother. The city paid \$4,500 dollars to the administrator for the death of Mrs. Peebles and agreed to pay \$500 for damage to the property. The dispute arose over whether this should go to Mast as guardian of the son, or to Sapp, as administrator of the mother's estate. And the issue was as to whether or not Mrs. Peebles lived at all after the damage for which the money was paid was done, or did she survive the destruction of the property. The jury held that she did not, thereby deciding the case in favor of Mast as guardian of the boy, and that the title had passed to the heir when the damage was done.

## WALKER WRITES OPINION.

Justice Walker, writing the opinion of the court, holds that the liability of the city for damages began the instant the waters from the burst reservoir invaded the premises and broke in the end of the house, being liable for all the ensuing damage at once, so the administrator was entitled to recover all damage, since Mrs. Peebles must have been living, and formally administrator on it. The court holds, further, that the issue properly depends on it, it was not whether Mrs. Peebles survived the destruction of the property, but whether the damage was committed before or after her death; that the plaintiff must show that his ward was already come to his inheritance when the damage was done.

## IN ANOTHER CASE, STATE VS. PINER.

Pender county, the court sustains the lower court in finding Piner for selling a gallon of wine, which he made from his own vineyard. There is a special note for Pender, prohibiting the sale of any intoxicant in the county. Piner pleaded the general law, which allows the sale of wine made from grapes grown by the maker, it being enacted for the encouragement of making domestic wines. The court holds this general law cannot apply in counties where there are special acts prohibitory.

## ENLARGE GOVERNMENT BUILDING.

The Raleigh Chamber of Commerce and Industry last night adopted a resolution calling on the North Carolina delegation, especially Senator Simmons and Congressman Pou, to introduce at once a bill carrying an appropriation for the enlargement of the present government building here, which is declared to be entirely inadequate, having been built in 1873; and also to introduce a bill for the appropriation of money to macadamize the road from the city limits out of New Bern Avenue to the Federal Cemetery. The avenue to the city limits has been well-paved, and it is now up to the government to carry on the good work to the National Cemetery. A movement of the kind was on foot some years ago, but fell through because the city had not paved the street to the city limits.

A resolution was introduced, but, having elicited considerable discussion, went over to the next meeting, declaring in favor of a suitable extension of the city limits in all directions from Capitol Square. This is a movement which always brings on a hard fight and several movements of the kind have been heretofore defeated.

Governor Glenn this morning issued an order for a special term of Wilkes county Superior Court for the trial of civil causes, to be convened June 11th by Judge W. B. Council and continue two weeks. The court is called because of the congested condition of the docket.

A charter is issued for Kingsdale Turpentine Manufacturing Company, of Kingsdale, capital \$20,000, by H. B. Snell.

## THE VALUE OF CHARCOAL.

Few People Know How Useful It Is in Preserving Health and Beauty.

Nearly everybody knows that charcoal is the safest and most efficient disinfectant and purifier in nature, but few realize its value when taken into the human system for the same cleansing purpose.

Charcoal is a remedy that the more you take of it the better you feel. It is not a drug at all, but simply absorbs the gases and impurities always present in the stomach and intestines and carries them out of the system.

Charcoal sweetens the breath after smoking, drinking or after eating onions and other odorous vegetables.

Charcoal effectively cleanses and improves the complexion, it whitens the teeth and further acts as a natural and eminently safe cathartic.

It absorbs the injurious gases which collect in the stomach and bowels; it disinfects the mouth and throat from the poison of catarrh.

It absorbs the poisons which collect in the blood, and is the best charcoal and the most for the money is in Stuart's Charcoal Lozenges; they are composed of the finest powdered Willow charcoal, and other business antiseptics in tablet form or rather in the form of large, pleasant tasting lozenges, the charcoal being mixed with honey.

The daily use of these lozenges will soon tell in a much improved condition of the general health, better complexion, sweeter breath and purer blood, and the beauty of the skin, that no possible harm can result from their continued use, but on the contrary, great benefit.

A Buffalo physician, in speaking of the benefits of charcoal, says: "I advise Stuart's Charcoal Lozenges to all patients suffering from gas in stomach and bowels, and to all who are afflicted with indigestion, flatulence, bad breath, mouth and throat. I also believe the liver is greatly benefited by the daily use of them; they cost but twenty-five cents a box at drug stores, and used in some sense a patient preparation, yet I believe I get more and better charcoal in Stuart's Charcoal Lozenges than in any of the ordinary charcoal tablets."

## OPEN ROWAN MINES.

Southern Machinist Seriously Injured By Falling Metal.

(Special to The Times-Dispatch.)  
SALISBURY, N. C., March 14.—The Saphire Mining Company, composed of capitalists from Chicago, Joliet and other mining points, has perfected a big deal here looking to the active operation of the Gold Knob and Rockwell mines, in southern Rowan county. The gentlemen interested in the movement are in Salisbury this week making detailed arrangements for the beginning of the work. About \$75,000 has been put into the present deal, and it is expected that the mines will be opened at an early date.

Mr. Charles G. Bell, of Greensboro, an employee of the Southern at its Spencer shops, was severely injured yesterday by being caught under the heavy rim of a locomotive driving wheel, which, with a force of men was placing upon the driver. The huge iron slipped and fell upon the machinist, badly crushing his body and breaking his collarbone, besides inflicting other injuries. The injured man was brought to his boarding house in Salisbury.

Salisbury's recently organized Chamber of Commerce held an enthusiastic meeting to-night, which was largely attended by the business men of the city. Ways and means of advertising the advantages of Salisbury were discussed, and steps taken looking to the securing of a number of important industries for the city.

Mr. W. L. Rankin, one of the oldest and best known citizens of Salisbury, is in extremis at Morganton, where he has been critically ill for ten days. He suffered a second stroke of paralysis two days ago, and is still unconscious. His death is expected at any time.

## CARRIAGE-MAKERS.

Virginia Well Represented in the Convention at Charlotte.

(Special to The Times-Dispatch.)  
CHARLOTTE, N. C., March 14.—The Southern Vehicle Association met in the parlors of the Southern Manufacturers' Club this morning at 10 o'clock. There were seven wholesale dealers present, as follows: Messrs. R. S. Barber, South Boston, Va.; E. E. Hughes, Lynchburg, Va.; J. G. Anderson, Rock Hill, S. C.; T. Gregory, Chase City, Va.; W. H. Smith, Monroe, N. C.; H. A. White, High Point, N. C.; and C. P. Henderson, Valdosta, Ga. There are fifteen factories, which constitute the association.

The gentlemen in session to-day represent one-half of the membership. Two meetings are held quarterly at various places throughout the South for the purpose of discussing matters pointing to the wholesale carriage business.

A committee to consider the feasibility of establishing a spring and axle factory in the South was appointed.

## THE KOBRE MURDER.

J. E. Whitbeck Committed and to Be Tried for the Crime.

(Special to The Times-Dispatch.)  
WINSTON-SALEM, N. C., March 14.—At the conclusion of the cross-examination of Sallie Stewart, witness for the State in the Kobre murder case, to-day, Mayor Eaton ordered J. E. Whitbeck committed to jail, without bail, to await the May term of Superior Court, when he will be called up to answer the charge of murder.

The counsel for the defense did not introduce any testimony. The hearing this morning did not last over fifteen or twenty minutes.

## CREW TAKEN OFF.

The Myrtle Tunnell in Danger of Going to Pieces.

WILMINGTON, N. C., March 14.—Captain Jeffreys, and a crew of the Myrtle Tunnell, ashore on Frying Pan Shoals, were taken from aboard the ship to-day by the revenue cutter, Seminole, which also brought the rigging of the vessel and personal effects of the crew to Southport. Captain Tunnell, owner of the schooner, is arranging for a wrecking company to float the craft, but she is in danger of going to pieces in the north-east storm predicted to-night.

## HOLD IT IN DANVILLE.

The Southern's Railroad Employees' Picnic in May.

(Special to The Times-Dispatch.)  
SPENGLER, N. C., March 14.—It was decided here to-day that the Southern Railroad Company's shop picnic for its Spencer employees will be held May 5th at Danville, Va. The occasion, in annual one and will be participated in by two thousand or more Spencerites.

The Southern Railroad Company provides two trains of cars free of charge for the event which is the first time the picnic has been held outside the State.

## Supreme Court of Appeals.

Southern Railway Company vs. Simmons, fully argued by W. L. Williams for the railway and O. J. Faulkner and E. F. Buford for the defendant and submitted.

Southern Railway Company vs. Hancock's administratrix, fully argued by W. L. Williams for railway and E. F. Buford, the defendant in error, and continued.

Next ten cases to be called: Westchester Fire Insurance Company vs. Ocean View Pleasure Pier Company et al.; Mayo, Heysoro & Co. vs. the Philadelphia Textile Company; Mason & Perkins vs. Post, Margolis vs. Harrington, the Wright-Casner Tobacco Company vs. Hoen & Co.; Southern Railway Company vs. Hancock's administratrix; Wills and others vs. Thomas Bowman Real Estate Corporation; Vaughan Machine Company vs. Stanton Tanning Company; Vaughan vs. Pulliam, and others vs. Whitehead vs. Cash Henry Syndicate et als., being Nos. 77, 78, 81 to 84, 87 to 90, on argument docket.

## FEDERATION CENSORS NEWSPAPER REPORTS

Presbyterians Not Willing to Admit Reporters, Except Under Restrictions.

(By Associated Press.)  
CHARLOTTE, N. C., March 14.—The Committee on Federation of the Presbyterian Churches of the United States met to-day in the First Presbyterian Church. The meeting was organized by the election of the former officers who served the committee at the last meeting held in Pittsburgh, Pa. Dr. J. R. Seale, of New Brunswick, N. J., is moderator and Dr. J. D. Steele, of Passaic, N. J., secretary.

Immediately after the organization the question arose as to whether representatives of the press should be admitted to the meetings of the committee. It was finally decided that if the press be admitted, all articles should be censored before publication in the local papers or sent out.

At 3 o'clock the committee took a recess until 3:30 this afternoon. In his report Dr. J. D. Steele, the secretary, stated that the churches, with few exceptions, are in favor of federation, some favoring a move conditionally.

# We Share Our Profits with 200,000 Investors!

We are the largest investment bond company in the World.

You will find our bond holders in nearly every state in the Union—over 200,000 of them in all.

We have already paid out over \$3,500,000 to holders of our Bonds. Our assets are over \$3,000,000 and our State Deposits as required by law are the largest of any bond company in the United States.

These are big figures, of vital interest to the large or small investor, for they show the tremendous earning power of small sums, when combined and invested in American Reserve Gold Bonds.

The success of our financial transactions proves conclusively that the state laws, by which we are governed, were framed in the interest of the conservative investor.

# Set Your Idle Dollars To Work!

Every person who has idle funds, or who draws a regular salary, can soon be receiving regular dividends by investing, now, in American Reserve Gold Bonds.

These bonds not only pay dividends of 5% after the first year, payable semi-annually, but they participate in the total earnings of the American Reserve Bond Company.

Money that you invest in these bonds works for you—produces an income—becomes a permanent and rapidly accumulating reserve fund.

These facts should interest every man or woman whose funds are non-productive or yielding only 3%.

You have worked hard for your dollars. It's time they were working for you.

Drop into our office at your earliest convenience, and talk the matter over, or send for our book "About Gold Bonds," which is free with our compliments.

## American Reserve Bond Company

713 Mutual Assurance Building  
612 American National Bank Building

# Removal Notice.

On and after February 15, 1906,

## The Ainslie Carriage Co.

will occupy their new and commodious building,

8-10-12 South Eighth St.

This building has been designed and equipped with a view to the sale and manufacture of high-grade vehicles. The repository is the lightest, brightest and most convenient in the South. The factory is supplied with every modern convenience for the building, repairing and repainting of vehicles of every description.

NEW LOCATION:  
8-10-12 South 8th St., Near Main.

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Cottrell Company

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Look at 400 Rolls of Vulcanite Going on Roofs at the Reservoir.

## Piano Players

BELOW COST

One Planola, latest style...\$100.00  
One Angelus, latest style...\$105.00

These Players same as new. \$25.00 worth of Music given with each Player.

THE WORLD'S LATEST AND BEST KNABE ANGELUS (INNER PLAYER) PIANO AND PLAYER COMBINED.

Call and hear it.

Highest Class Tuning and Repairing in the city. We have only expert factory men.

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Without the use of the knife or X-Ray we cure Cancers, Tumors and Ulcers, charging nothing for examination. Our patients are our best friends. Come and see the cures we have removed and cured from our now happy patients, and are daily curing. They are wonderful. If then you are not satisfied, we will pay all your expenses.

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